CONTRACT #2 RFS # N/A UT Tracking #92304

University of Tennessee

VENDOR: UT Medical Group, Inc.



THE UNIVERSITY OF TENNESSEE

Vice President for Administration and Finance

711 Andy Holt Tower Knoxville, TN 37996-0174 Phone: (865) 974-2243 Fax: (865) 974-1324

RECEIVED

AUG 1 8 2005

October 17, 2005

Mr. Jim White Executive Director Fiscal Review Committee G-19 War Memorial Building Nashville, TN 37243-0057 FISCAL REVIEW

Dear Mr. White:

Each year the Health Science Center enters into contracts with various affiliated medical practice groups to provide supervision of residents training. All contracts are funded by the hospitals where the residents will be assigned.

The following four sole-source contracts are submitted for review by the Fiscal Review Committee in accordance with Public Chapter 413, Public Acts of 2003.

Contract with UT Medical Group

The Accreditation Council for Graduate Medical Education requires around-the-clock faculty presence in hospitals when residents are providing obstetrics and gynecology services. In accordance with the university's affiliation agreement with the UT Medical Group (UTMG), UTMG is the sole provider under which OB/GYN patient care activities of the university's full-time faculty members shall be conducted. Patient care activities are defined as medical, medical administrative, educational and related professional services to hospitals.

This contract is for supervision of OB/GYN residents at the Baptist Women's Hospital. The FY 2006 maximum liability for the contract is \$350,000. This contract is a renewal of the agreements previously approved by the Fiscal Review on December 18, 2003 and June 17, 2004.

Contract with Campbell Clinic

In May 2003, Campbell Clinic and the University of Tennessee entered into an affiliation agreement to develop a joint UT/Campbell Clinic Department of Orthopedic Surgery in the Health Science Center's College of Medicine. This agreement states that Campbell Clinic will be responsible for all orthopedic surgery education, residency training, research, and patient care programs of the College of Medicine.

The affiliation contract stipulates that residency supervisory functions be carried out by the Campbell Clinic faculty and will be compensated through contracts between the affiliated hospitals and the University of Tennessee. This contract compensates Campbell Clinic for the faculty supervision of orthopedic residents for the period July 1, 2005 through June 30, 2006 in the amount of \$783,500. This contract is a renewal of the agreements previously approved by the Fiscal Review Committee on October 9, 2003 and June 17, 2004.

Contract with Semmes-Murphey Neurologic and Spine Institute

The university has a relationship with Semmes-Murphey Neurologic and Spine Institute that is over forty years old. Semmes-Murphey provides the most highly experienced and academically trained neurologists and neurosurgeons in the region. They are the only physician group in the region with the credentials required to provide the needed services.

Signed in January 1987, the affiliation agreement between the university and Semmes-Murphey establishes the relationship by which the university obtains faculty supervision of neurology and neurosurgery residents caring for patients at the Regional Medical Center in Memphis. The contract, which provides services for July 1, 2005 through June 30, 2006 is in the amount of \$325,000. This contract is a renewal of the agreements previously approved by the Fiscal Review Committee on December 18, 2003 and June 1, 2004.

Contract with Internal Medicine Education Foundation

This contract is for supervision of internal medicine residents who are training at the Erlanger Hospital in Chattanooga. The contract is necessary because there is not a sufficient number of paid faculty in the College of Medicine – Chattanooga Unit to provide adequate teaching and supervision across the numerous subspecialties of internal medicine. The Foundation arranges for individual physicians and physician groups to provide training and supervision in the following subspecialties: allergy, cardiology, consultative medicine, dermatology, geriatrics, neurology, and rheumatology.

The contract is non-competitive because there is no other clinical practice in Chattanooga that has the resources to provide the supervision coverage required at Erlanger Hospital. The maximum liability for this contract, which covers the period of July 1, 2005 through June 30, 2006 is \$406,044. This contract is a renewal of the prior fiscal year's agreement approved by the Fiscal Review Committee on January 26, 2005.

Each year the Health Science Center enters into contracts with various affiliated medical practice groups to provide supervision of residents training. All contracts are funded by the hospitals and remain relatively unchanged from year to year and reflect on-going activities between the university and affiliated partners. Given these agreements are continuous in nature and have all previously been approved at least once, as noted above, by the Fiscal Review Committee we respectfully ask the Committee's consideration to pre-approve future contracts if the terms and conditions, excluding the contractual not to exceed amount, remains unchanged.

Please let me know if you or others have questions or need additional information for the attached contracts.

Sincerely,

Sylvia Shannon Davis
Vice President for Administration and Finance

Attachment

c: Dr. John Petersen

Mr. Anthony Haynes

Silere Steamens Coup

Dr. William F. Owen, Jr.

THE UNIVERSITY OF TENNESSEE JUSTIFICATION FOR NON-COMPETITIVE PURCHASES AND CONTRACTS Values of \$50,000 or More

Conf	tract Tracking Number	<u> </u>			
Requ	uisition Number for Items Processed t	hrough Purchasing:			
eithe and appr Direct Presi Admi	r through a purchasing requisition or a cany other documents that support the oved in advance of securing the good stor of Purchasing, and the Chief Busin ident or designee must approve experinistration and Finance, or designee, must	petitive purchases for goods or services that are secured contract for expenditures of \$50,000 or more. This form a justification of a non-competitive purchase <u>must be</u> s or services. Approvals include the Department Head, ess Officer or their designees. The Chancellor or Vice aditures of \$100,000 or more. The Vice President for st approve expenditures of \$250,000 or more.			
route Com	d to the Tennessee Legislative Fiscal	Review Committee for comment. The Fiscal Review contract information for comments. A minimum of 30 acts exceeding \$250,000.			
<u>Info</u>	rmation Related to the Purcha	ase of the Goods or Services			
1. Type of Request:					
	Non-Competitive Contract (Sole-Sour Contract thru Purchasing Requisition thru Purchasing	ce) 🖾			
2. P	repared By:				
	Name:	Aaron Haynes			
	Email address:	ahaynes@utmem.edu			
	Phone No:	901.448.5364			
3. C	ost Center or WBS Element:				
	Name:	Faculty Supervision Account			
	Number:	R073202065			
4. P	roposed Contractor or Vendor:				
	Name:	UTMG			
	Address (Street):	66 N Pauline Suite 101			
	Address (City State and Zin Code):	Memphie TN 38105			

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The Accreditation Council for Graduate Medical Education (ACGME) requires the 24 hour presence of faculty in the hospital when residents are on an obstetrics and gynecology service. UTMG is providing this service.					
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1441 (444 to be 1)					
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13.	is th serv	Is there only one product or service that can meet the specific needs or must the product or service be provided by this particular source.						
	\boxtimes	Yes		No		N/A		
	Under the provisions of the UT/UTMG Affiliation Agreement, UTMG Shall be the "sole and exculsive entity through and under which the patient care activities of the University's full-time faculty members" shall be conducted. "Patient care activities" are defined in the agreement as "medical, medical administrative, educational and related professional services to hospitals."							
14.	Doe: servi	s propose ces?	d contr	actor	or ven	ndor have experience providing same or similar goods or		
	\boxtimes	Yes			No			
15.	Has the department ever purchased these same goods or services from this vendor?							
	\boxtimes	Yes			No			
	If yes, what procurement method was used? (Ex. Competitive, Non-Competitive, etc.)							
-	non-	-competitiv	/e	. Přemě klabine a manya				
16.	If for services, was an effort made to use existing University employees to perform services?							
	\boxtimes	Yes			No			
	lf no,	why not?						
		* *** ***		=				
		a specific	• • • • • • •		redone ar .			
17.	Is the contract for services from another governmental unit, such as a State or federal agency, or from another college or university?							
		Yes		\boxtimes	No			
<u>Justi</u>	ficat	<u>ion</u>						
OI :	cess.	(Note: Be	eing the	mpetit only	known	led to explain why the University should acquire the goods ocurement request rather than through a competitive n" or "best" is not deemed adequate justification.)		
	The I	UT/UTMG ervice.	Affiliati	on Agr _ 🗘	eemer tta	ent designates UTMG as the sole and exclusive entity for		

UT Medical Group (or its predecessors Faculty Medical Practice Center and University Physicians Foundation) has been the practice group of the University of Tennessee for over twenty years. Under the provisions of the UT/UTMG Affiliation Agreement, effective 7/99, UTMG shall be the "sole and exclusive entity through and under which the patient care activities of the University's full-time faculty members" shall be conducted. "Patient care activities" are defined in the agreement as "medical, medical administrative, educational and related professional services.

THE UNIVERSITY OF TENNESSEE

92304

CONTRACT

This Contract, made and entered into on 7-1- (hereinafter University) and UT Medical Group, Inc.	05, documents the agreement between The University of Tennessee(hereinafter Contractor).
This Contract consists of this cover page, the Univerpages. Terms contained on this cover page and the Universattachment unless otherwise stated under "Other terms" below.	ersity's Standard Terms and Conditions (on reverse), and additional ersity's Standard Terms and Conditions shall prevail over those of any
Contractor will provide the following:	
Faculty Supervision of OB/GYN residents at Baptist Hospital for Won	nen for 2005-2006.
The period of performance under this contract i University may terminate this Contract by giving the Contract date, in which event the Contractor shall be entitled to receive	is from 07-01-05 through 06-30-08. However, the for at least thirty (30) days written notice before the effective termination equitable compensation for satisfactory authorized work completed as of
the termination date.	authorized work completed as of
The University will compensate the Contractor \$ as i	invoiced per quarter
Other payment terms:	
Amount will be actual costs as paid by UTMG to Individual physicians funds are received from Baptist Hospital.	not to exceed \$350,000.00. No funds will be dispersed from the University until
The University's maximum liability under this Contra	act is \$_350,000.00
Other terms (N/A if none):	
In witness of their acceptance of the terms of this authorized representatives. FOR CONTRACTOR:	agreement, the parties have had this Contract executed by their duly FOR UNIVERSITY:
	Graduate Medical Education
Signature	Department Name
<u> </u>	
Name (Printed)	Responsible Account (If applicable)
Title	
Address	
	Administrative Signature (Optional)
Telephone Number	
	Authorized Official
SSN or Fed. Id. No.	Authorized Official Raymond H. Colson Vice Chancellor / Administration

Rev. 2-1-97

STANDARD TERMS AND CONDITIONS

- 1. The University is not bound by this Contract until it is approved by the appropriate University official(s) indicated on the signature page of this Contract.
- This Contract may be modified only by a written amendment which has been executed and approved by the appropriate parties as indicated on the signature page of this Contract.
- The Contractor shall not assign this Contract or enter into a subcontract for any of the services performed under this Contract without obtaining the prior written approval of the University.
- 4. Unless otherwise indicated on the reverse, if this Contract provides for reimbursement for travel, meals or lodging, such reimbursement must be made in accordance with University travel policies.
- 5. The Contractor warrants that no part of the total Contract amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as officer, agent, employee, subcontractor, or consultant to Contractor in connection with any work contemplated or performed relative to this Contract, and that no employee or official of the State of Tennessee holds a controlling interest in the Contractor. If the Contractor is an individual, the Contractor certifies that he/she is not presently employed by the University or any other agency or institution of the State of Tennessee; that he/she has not retired from or terminated such employment within the past six months; and that he/she will not be so employed during the term of this Contract.
- 6. The Contractor shall maintain documentation for all charges against the University under this Contract. The books, records and documents of the Contractor, insofar as they relate to work performed or money received under this Contract, shall be maintained for a period of three (3) full years from the date of the final payment, and shall be subject to audit, at any reasonable time and upon reasonable notice, by the University or the Comptroller of the Treasury, or their duly appointed representatives. These records shall be maintained in accordance with generally accepted accounting principles.
- 7. No person on the grounds of disability, age, race, color, religion, sex, national origin, veteran status or any other classification protected by Federal and/or Tennessee State constitutional and/or statutory law shall be excluded from participation in, or be denied benefits of, or be otherwise subjected to discrimination in the performance of this Contract. The Contractor shall, upon request, show proof of such non-discrimination, and shall post in conspicuous places, available to all employees and applicants, notice of non-discrimination.
- 8. The Contractor, being an independent contractor, agrees to carry adequate public liability and other appropriate forms of insurance, and to pay all taxes incident to this Contract. The University shall have no liability except as specifically provided in this Contract.
- 9. The Contractor shall comply with all applicable Federal and State laws and regulations in the performance of this Contract.
- 10. This Contract shall be governed by the laws of the State of Tennessee, which provide that the University has liability coverage solely under the terms and limits of the Tennessee Claims Commission Act.
- 11. The Contractor shall avoid at all times any conflict of interests between his/her duties and responsibilities as a Contractor and his/her interests outside the scope of any current or future Contracts. The following principles define the general parameters of a conflict of interests prohibited by the University:
 - A. A Contractor's outside interests shall not interfere with or compromise his/her judgment and objectivity with respect to his/her duties and responsibilities to the University.
 - B. A Contractor shall not make or influence University decisions or use University resources in a manner that results in:
 - Financial gain outside any current or future Contracts for either the Contractor or his/her relatives or
 - Unfair advantage to or favored treatment for a third party outside the University.
 - C. A Contractor's outside financial interests shall not affect the design, conduct, or reporting of research.

The Contractor certifies that he/she has no conflicts of interests and has disclosed in writing the following:

- Any partners or employees of the Contractor who are also employees of the University.
- B. Any relatives of the Contractor's partners or employees who work for the University.
- C. Any outside interest that may interfere with or compromise his/her judgment and objectivity with respect to his/her responsibilities to the University.
- 12. If the Contractor fails to perform properly its obligations under this Contract or violates any term of this Contract, the University shall have the right to terminate this Contract immediately and withhold payments in excess of fair compensation for completed services. The Contractor shall not be relieved of liability to the University for damages sustained by breach of this Contract by the Contractor.
- 13. It is understood by the Contractor that the University will possess all rights to any creations, inventions, other intellectual property, and materials, including copyright or patents in the same, which arise out of, are prepared by, or are developed in the course of the Contractor's performance under this Contract. The Contractor and the University acknowledge and agree that the Contractor's work under this Contract shall belong to the University as "work-made-for-hire" (as such term is defined in U.S. Copyright Law).